# Public Laws

ENACTED DURING THE

## SECOND SESSION OF THE EIGHTY-THIRD CONGRESS

thus and auditional scaur 40 to product of laws; one-last to the States of Arizona Cautoma, and her Maxion and one-last to the

## UNITED STATES OF AMERICA made to the States participating therein on the bress of their respective

Begun and held at the City of Washington on Wednesday, January 6, 1954, the House of Representatives adjourning sine die on Friday, August 20, 1954, and the Senate adjourning sine die on Thursday, December 2, 1954. DWIGHT D. EISENHOWER, President; RICHARD M. NIXON, Vice President; JOSEPH W. MARTIN, Jr., Speaker of the House of Representatives.

## Public Law 289 AN ACT CHAPTER 1

Approved January 30, 1954.

this paragraph (1) shall be apport oned to execute, on the basis of their respective shares of the Mate resease allotment heratofore

To provide that certain costs and expenses incurred in connection with certain repayment contracts with irrigation districts approved by the Acts of Congress of May 6, 1949 (63 Stat. 62), October 27, 1949 (63 Stat. 941), and June 23, 1952 (66 Stat. 151, 153), shall be nonreimbursable.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all costs and expenses, not in excess of a total of \$100,000, incurred by the United States in negotiating and completing contracts with the Deaver, Prosser, and Belle Fourche irrigation districts approved by the Act of Congress of October 27, 1949 (63 Stat. 941), and with the Willwood, Bitterroot, Kittitas, and Okanogan irrigation districts approved by the Act of Congress of May 6, 1949 (63 Stat. 62), and with the Frenchtown irrigation district approved by the Act of Congress of June 23, 1952 (66 Stat. 151, 153) in making the investigation in connection therewith, and in future determinations under said contracts with respect to the productivity of temporarily unproductive lands shall be, to the extent that such costs and expenses have not been included in the restated repayment obligations of the irrigation districts involved, nonreimbursable and nonreturnable under the Federal reclamation laws (Act of June 17, 1902, 32 Stat. 388, and Acts amendatory thereof or supplementary thereto).

Irrigation dis-Repayment con-

43 USC 371.